

Sec. 5. Section 261A.42, unnumbered paragraph 1, Code 1997, is amended to read as follows:

The authority may provide by resolution for the issuance of obligations for the purpose of paying, refinancing, or reimbursing all or part of the cost of a project. ~~The authority shall not have outstanding at any one time obligations issued pursuant to this division in an aggregate principal amount exceeding one hundred fifty million dollars.~~ Except to the extent payable from payments to be made on federally guaranteed securities as provided in section 261A.45, the principal of and the interest on the obligations shall be payable solely out of the revenue of the authority derived from the project to which they relate and from other facilities pledged or made available for this purpose by the institution for whose benefit the obligations were issued. The obligations of each issue shall be dated, shall bear interest at rate or rates, without regard to any limit contained in any other statute or law of the state, and shall mature at times not exceeding forty years from the date of issuance, all as determined by the authority; and may be made redeemable before maturity at the prices and under terms fixed by the authority in the authorizing resolution.

Approved May 26, 1997

CHAPTER 182

SCHOOL DISTRICT FINANCING — PHYSICAL PLANT AND EQUIPMENT LEVY

S.F. 531

AN ACT relating to the increase in the physical plant and equipment levy.

Be It Enacted by the General Assembly of the State of Iowa:

Section 1. Section 298.2, subsection 1, Code 1997, is amended to read as follows:

1. A physical plant and equipment levy of not exceeding one dollar and sixty-seven cents per thousand dollars of assessed valuation in the district is established except as otherwise provided in this subsection. The physical plant and equipment levy consists of the regular physical plant and equipment levy of not exceeding thirty-three cents per thousand dollars of assessed valuation in the district and a voter-approved physical plant and equipment levy of not exceeding ~~sixty-seven~~ one dollar and thirty-four cents per thousand dollars of assessed valuation in the district. However, the voter-approved physical plant and equipment levy may consist of a combination of a physical plant and equipment property tax levy and a physical plant and equipment income surtax as provided in subsection 3 with the maximum amount levied and imposed limited to an amount that could be raised by a ~~sixty-seven~~ one dollar and thirty-four cent property tax levy. The levy limitations of this subsection are subject to subsection 5.

Sec. 2. Section 298.2, Code 1997, is amended by adding the following new subsection:

NEW SUBSECTION. 1A. If the electors of a school district have authorized a voter-approved physical plant and equipment levy not exceeding sixty-seven cents per thousand dollars of assessed valuation in the district prior to July 1, 1997, the levy shall continue for the period authorized under the voter-approved levy, and the maximum levy that can be authorized by the electors under the voter-approved levy on or after July 1, 1997, under this section, is an additional sixty-seven cents for a period to coincide with the period for which the initial physical plant and equipment levy in the district was approved.

Sec. 3. Section 298.3, Code 1997, is amended by adding the following new unnumbered paragraph:

NEW UNNUMBERED PARAGRAPH. Revenue from the regular and voter-approved physical plant and equipment levies shall not be expended for school district employee salaries or travel expenses, supplies, printing costs or media services, or for any other purpose not expressly authorized in this section.

Approved May 26, 1997

CHAPTER 183
PSEUDORABIES CONTROL
S.F. 555

AN ACT relating to the control of pseudorabies, making corresponding changes, making penalties applicable, and providing for an effective date.

Be It Enacted by the General Assembly of the State of Iowa:

Section 1. Section 163.30, subsection 2, paragraph c, Code 1997, is amended to read as follows:

c. ~~“Swine moved” “Move” or “movement” means any physical to ship, transport, or deliver swine by land, water, or air, except that “move” or “movement” does not mean a relocation of,~~

d. “Relocate” or “relocation” means to ship, transport, or deliver swine by land, water, or air, to different premises, if the ownership of the swine to different does not change, the prior and new premises, except that it does not include movement of swine when their ownership does not change, and both their prior and new locations, and the movement between such locations, are located within the state of Iowa, and the shipment, transportation, or delivery between the prior and new premises occurs within the state.

Sec. 2. Section 166D.2, subsection 7, unnumbered paragraph 1, Code 1997, is amended to read as follows:

“Certificate of inspection” means a document approved by the United States department of agriculture or the department of agriculture and land stewardship, and issued by a licensed veterinarian prior to the interstate or intrastate movement of swine or to the relocation of swine. The certificate of inspection must state all of the following:

Sec. 3. Section 166D.2, subsection 7, unnumbered paragraph 2, Code 1997, is amended by striking the unnumbered paragraph.

Sec. 4. Section 166D.2, subsection 31, Code 1997, is amended to read as follows:

31. “Move” or “movement” means ~~to ship, transport, or deliver by land, water, or air~~ the same as defined in section 163.30.

Sec. 5. Section 166D.2, Code 1997, is amended by adding the following new subsections:
NEW SUBSECTION. 39A. “Relocate” or “relocation” means the same as defined in section 163.30.

NEW SUBSECTION. 39B. “Relocation record” means a record as maintained by the owner of swine in a form and containing information as required by the rules adopted by the department, which indicates a relocation of swine as provided in section 166D.10.